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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/588,611	08/07/2006	Kazuo Hattori	HATTORI 3	9229
	7590 10/20/200 D NEIMARK, P.L.L.C		EXAM	IINER
624 NINTH ST			DAVIS, ZINNA I	NORTHINGTON
SUITE 300 WASHINGTOI	N, DC 20001-5303		ART UNIT	PAPER NUMBER
			1625	
			MAIL DATE	DELIVERY MODE
			10/20/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
	Office Action Commence	10/588,611	HATTORI ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Zinna Northington Da			
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover she	et with the correspondence ad	ldress	
A SH WHIC - Exter after - If NC - Failu Any (ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING INSIDE IN THE MAILING IN THE M	G DATE OF THIS COMM FR 1.136(a). In no event, however, m n. eriod will apply and will expire SIX (6 statute, cause the application to beco	UNICATION. nay a reply be timely filed) MONTHS from the mailing date of this ome ABANDONED (35 U.S.C. § 133).		
Status					
	Posponsivo to communication(s) filed on (15 July 2000			
· · · · · · · · · · · · · · · · · · ·	Responsive to communication(s) filed on <u>a</u> This action is FINAL . 2b)	This action is non-final.			
2a)□	<i>'</i> —		matters procedution as to the	o morito io	
3)	Since this application is in condition for allo closed in accordance with the practice und	·	• •	; ments is	
	closed in accordance with the practice und	iei Ex parte Quayle, 1955	C.D. 11, 455 O.G. 215.		
Dispositi	on of Claims				
4)🛛	Claim(s) 1-23 is/are pending in the applica	ation.			
	4a) Of the above claim(s) is/are with	ndrawn from consideration	l.		
	Claim(s) is/are allowed.				
6)🖂	Claim(s) <u>1-3,8-12,19,and 21-23</u> is/are reje	ected.			
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>4-7,13-18 and 20</u> is/are objected				
	Claim(s) are subject to restriction a		t.		
	on Papers				
	-				
•	The specification is objected to by the Exar		To the first the		
10)	The drawing(s) filed on is/are: a)	• •	•		
	Applicant may not request that any objection to		· ·		
	Replacement drawing sheet(s) including the co	•	-,,	• •	
11)	The oath or declaration is objected to by th	e Examiner. Note the atta	ched Office Action or form P1	「O-152.	
Priority ι	ınder 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
2) Notic 3) Inform	t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948 mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>10/10/06</u> .	Pape 5) Notice	riew Summary (PTO-413) r No(s)/Mail Date e of Informal Patent Application r:		

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DETAILED ACTION

1. Claims 1-23 are pending.

2. In the response filed July 15, 2009, Applicants have elected Group I, claims 1-21, with traverse. The compound of Example 61 is the preferred species. Example 61 is depicted below:

- 3. Based upon response filed July 15, 2009, the restriction requirement and election of species is withdrawn. The claims are examined as a whole.
- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 1 and 8-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
 - **A.** At claim 1, page 4, the definition of the R^2 is confusing as written. For instance, R^2 is defined as:
 - 1) a C_{1-8} alkyl group substituted with one or more substituents selected from Group B, $-COOR^3$, $-COR^4$, $-COSR^5$, $-CONR^6R^7$, $-NR^{22}R^{23}$, or $-N=CR^{24}R^{25}$: or
 - 2) R¹ and R², may together with a nitrogen atom to which they are bonded, may form a 4- to 10-membered hetero ring containing at least one nitrogen atom.

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R² does not represent -COOR³, -COR⁴, - COSR⁵, -CONR⁶R⁷, -NR²²R²³, or -N=CR²⁴R²⁵. Clarification is appreciated.

- **B**. Claims 8-12 improperly depend upon claim 1. See the rejection above.
- C. Claims 22 and 23 are essential duplicates of claim 21.
- 6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) The invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 1-3 and 21-23 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Behrens [(U. S. Patent 4,942,163, (Reference AA, cited by Applicants)].

The instantly claimed compounds are disclosed. At column 12, lines 10-33, Table 1, See examples 4, 10, and 11. The Table is depicted below:

`````	R3-		TABLE!		
Ea.	g1	Ř4 R ^z	8.7 Q	R4	mp (°)
1	Н	H	H	R	225-226
27426788	14	æ	Cl	18.	260-262
3	M	H	Me	景	223-222
4	M	無	NMey HOL	H	264
Š	H	#3	+NMest-	15	207
6	CI	#3	24	13.	
7	M_{\odot}	13	24	80	284-245
8	88	CS	Ħ	35.	
9	18	160	81	33	281~242
10	148	83	NEGHO	話	
31	14	35	N(s-Pr)2.HCI	3.5	
13	13	33	*800d	3 : E	
13	35	33	*75(9-9+)31~	3E	
	1-3	332	B.	C)	
14			Ř	Me	233-236

The claims are fully met when X is aryl, Y¹ and Y⁴ are hydrogen, R² is hydrogen,

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Y³ is NR¹R², and R¹ and R² are alkyl.

8. Claim 19 is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Izumi et al. (Reference U, cited by the Examiner.)

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The instantly claimed compound is disclosed. At page 147, Figure 5, see compound 6. The compound is depicted below:

The claims are fully met when X is phenyl and L is a halogen atom.

- 9. The Information Disclosure Statements filed October 10, 2006 has been considered.
- 10. Claims 4-7, 13-18, and 20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Zinna Northington Davis whose telephone number is 571-272-0682.
- 12. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300 for regular communications.
- 13. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Zinna Northington Davis/
Zinna Northington Davis
Primary Examiner
Art Unit 1625

Znd 10.15.2009